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20	and the Folential Class				
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28	Case No. 3:23-cv-03461-TLT				
	DECLARATION OF KATE MUETING 1				

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8	UNITED STATES DISTRICT COURT			
9	DISTRICT OF NORTHERN CALIFORNIA SAN FRANCISCO DIVISION			
10				
11	COURTNEY MCMILLIAN and RONALD COOPER, on behalf of themselves and all others	Case No. 3:23	-cv-03461-TLT	
12	similarly situated,			
13	Plaintiffs,	DECLARAT	ON OF KATE MUETING	
14 15	v.			
16	X CORP., f/k/a/ TWITTER, INC.,	Hon. Trina L.	Thompson	
17	X HOLDINGS, ELON MUSK, Does,			
18	Defendants.			
19		<b>-</b>		
20	DECLARATION OF KATE MUETING			
21	1. I am an attorney at Sanford Heisler Sharp, LLP, and I am the lead attorney representing			
22	Plaintiffs Courtney McMillian and Ronald Cooper in this case. I am admitted pro hac vice before			
23	this Court. I have personal knowledge of the facts set forth below and, if called upon, could and			
24	would testify to the truth of the following.			
25	2. We asked Counsel for Defendants on February 6, 2024 if they would object to excerpts			
26	from the Matrix being filed on the public docket. On February 8, 2024, Counsel for Defendants			
27	responded that the Matrix must be filed under seal			
28	Case No. 3:23-cv-03461-TLT			
	DECLARATION OF KATE MUETING			